JANE DOE,	
Plainti	STIPULATION TO PROCEED UNDER A PSEUDONYM
-against-	Civil Action No. 22-cv-3621
THE NATIONAL RAMAH COMMISTINC., CAMP RAMAH IN THE BERIFINC., and RABBI ETHAN LINDEN, individual capacity,	KSHIRES,
Defenda	
	REED, by and between the undersigned, authorized
representatives for each defendant in the a	bove referenced matter, that the motion filed by Plaintiff to
'roceed Under a Pseudonym, is submitted	without opposition and on consent of all parties.
Dated: New York, New York May 25, 2022	
VYLIE STECKLOW PLLC Attorneys for Plaintiff	DEFENDANT THE NATIONAL RAMAH COMMISSION, INC.
y: Wylie Stecklow	Zighthun Bushes Manger
urnegie Hall Tower 2 W. 57th Street, 8th Floor 2 W York, NY 10019 12) 566 8000 F@WylieLaw.com	DEFENDANT CAMP RAMAH IN THE BERKSHIRES, INC. BY: Child Flydim
	DEFENDANT RABBI ETHAN LINDEN

BY: Michael Gerber Lankler Siffert & Wohl LLP Attorneys for Defendant Rabbi Ethan Linden